LAW OFFICES

GOLDBERG, GODLES, WIENER & WRIGHT 1229 NINETEENTH STREET, N.W. WASHINGTON, D.C. 20036-2413

HENRY GOLDBERG
JOSEPH A. GODLES
JONATHAN L. WIENER
BRITA D. STRANDBERG
LAURA A. STEFANI
HENRIETTA WRIGHT
THOMAS G. GHERARDI, P.C.
COUNSEL

(202) 429-4900 TELECOPIER: (202) 429-4912

e-mail: general@g2w2.com website: www.g2w2.com

June 30, 2005

BY ELECTRONIC FILING

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, S.W., Room TW-A325 Washington, D.C. 20554

Re: WTGS-DT, Hardeeville, South Carolina

Facility ID No. 27245 MB Docket No. 03-15

Resubmission of DTV Extension Request

Dear Ms. Dortch:

Bluenose Broadcasting of Savannah, LLC ("Bluenose"), licensee of WTGS-DT, Hardeeville, South Carolina, by it attorneys, hereby resubmits its request for an extension of the deadline by which it must meet the Commission's DTV replication/maximization requirements to continue to receive interference protection. On June 1, 2005, Bluenose filed an extension request by hand. Subsequently, the Commission issued a public notice setting forth procedures by which such requests must be made.¹ To comply with this public notice, Bluenose hereby resubmits its extension request.

Bluenose, because of severe financial constraints, requests a six-month extension of the Commission's July 1, 2005, DTV compliance deadline. The specific information on which Bluenose relies in support of its request is being filed under separate cover, by hand, with a request that the Commission keep this information confidential. In particular, the separate submission contains sensitive information about Bluenose's

¹ See DTV Channel Election Issues - Compliance with the July 1, 2005 Replication/Maximization Interference Protection Deadline; Stations Seeking Extension of the Deadline, Public Notice, DA 05-1636 (rel. June 15, 2005).

Ms. Marlene H. Dortch June 30, 2005 Page 2

financial condition. If such information were disclosed, Bluenose would be placed at a competitive disadvantage, and the value of its properties could be damaged.

Accordingly, for the reasons stated herein and in its separately filed confidential submission, Bluenose asks that the Commission grant its request to extend by six months the time by which it must meet the Commission's DTV replication/maximization requirements. Any questions concerning this submission should be directed to the undersigned.

Respectfully submitted,

oseph A. Godles

Attorney for Bluenose Proadcasting of

Savahnah, LLC

cc: Shaun Maher